1 2 3 4 5 6 7 8	Ralph A. Guirgis (State Bar. No. 143262) ralph.guirgis@sedgwicklaw.com Michael L. Fox (State Bar No. 173355) michael.fox@sedgwicklaw.com Jamison R. Narbaitz (State Bar No. 219339) jamison.narbaitz@sedgwicklaw.com 333 Bush Street, 30th Floor San Francisco, CA 94104-2834 Telephone: 415.781.7900 Facsimile: 415.781.2635 Attorneys for Defendant BRIT UW LIMITED (sued as "Certain Underwriters at Lloyd's Under Policy No. B0146LDUSA701030")		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12			
13	WILLIAM AMBROSIO, et al.,	CASE NO. 3:11-cv-04956-RS	
14	Plaintiffs,	JOINT STIPULATION (1) TO RELATE	
15	v.	CASES PURSUANT TO CIVIL L.R. 3-12, AND (2) FOR ORDER ESTABLISHING	
16	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.	BRIEFING SCHEDULE AND HEARING DATE RELATING TO DEFENDANTS'	
17	B0146LDUSA0701030 and DOES 1 through 100, inclusive,	MOTIONS TO DISMISS AND MOTIONS	
18	,	TO STRIKE	
19	Defendants.		
20			
21	MICHAEL ALVARADO, et al.,	CASE NO. 3:11-cv-04957-RS	
22	Plaintiffs,		
23	v.		
24	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.		
25	B0146LDUSA0701030, and DOES 1-100, inclusive,		
26	Defendants.		
27	Detendants.		
28		1	

1	WILLIAM JAMISON, et al.,	CASE NO. 3:11-cv-04958-RS
2	Plaintiffs,	
3	V.	
4	CERTAIN UNDERWRITERS AT LLOYD'S	
5	UNDER POLICY NO. B0146LDUSA0701030 and DOES 1 through	
6	100, inclusive,	
7	Defendants.	
8	WOOD RIVER CAPITAL RESOURCES, LLC, et al.,	CASE NO. 3:11-cv-5759-MEJ
9	Plaintiffs,	
10	v.	
11	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.	
12	B0146LDUSA0701030 and DOES 1 through 100,	
13	Defendants.	
14		CAGE NO. 2.11 57(0 ED)
15	HENRY JAMES ANDERSON, et al.	CASE NO. 3:11-cv-5760-EDL
16	Plaintiffs,	
17	V.	
18	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.	
19	B0146LDUSA0701030 and DOES 1 through 100, inclusive,	
20	Defendants.	
21		
22	ROSEVILLE CAPITAL RESOURCES,	CASE NO. 4:11-cv-5761-DMR
23	LLC; et al.,	
24	Plaintiffs,	
25	V.	
26	CERTAIN UNDERWRITERS AT LLOYD'S UNDER POLICY NO.	
27	B0146LDUSA0701030 and DOES 1 through 100, inclusive,	
28	Defendants.	
	JOINT STIPULATION (1) TO RELATE CASES PURSUA	-2- NT TO L.R. 3-12, AND (2) FOR AN ORDER ESTA

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follows:

Plantins william Ambrosio, et al., Case Number 5.11-cv-04930-R5, by and through
their counsel of record, George Donaldson, Esq. from the Law Office of George Donaldson;
Plaintiffs Michael Alvarado, et al., Case Number 3:11-cy-04957-RS, by and through th

counsel of record, Jeffrey A. Feldman, Esq. from the Law Offices of Jeffrey A. Feldman;

Plaintiffs William Jamison, *et al.*, Case Number 3:11-cv-04958-RS, by and through their counsel of record, Val Hornstein, Esq. from the Hornstein Law Offices;

Plaintiffs Wood River Capital Resources, LLC, *et al.*, Case Number 3:11-cv-05759-MEJ, by and through their counsel of record, Jeffery J. Swanson, Esq. from the Law Offices of Jeffery J. Swanson;

Plaintiffs Henry James Anderson, *et al.*, Case Number 3:11-cv-5760-EDL, by and through their counsel of record, Richard S. Miller, Esq. from the Law Offices of Richard S. Miller;

Plaintiffs Roseville Capital Resources, LLC, *et al.*, Case Number 4:11-cv-5761-DMR, by and through their counsel of record, Troy A. Thielemann, Esq. from Cappello & Noel LLP; and Defendant Brit UW Limited ("Brit"), Case Numbers 3:11-cv-04956-RS; 3:11-cv-04957-RS; 3:11-cv-04958-RS; 3:11-cv-05759-MEJ; 3:11-cv-5760-EDL; and 4:11-cv-5761-DMR, by and through its counsel of record, Michael L. Fox, Esq. of Sedgwick LLP, hereby stipulate as

The three actions filed by Plaintiffs William Ambrosio, *et al.*, Michael Alvarado, *et al.*, and William Jamison, *et al.* (collectively "the Related Cases") have been deemed related and are pending before the Honorable Richard Seeborg because all three concern substantially the same parties, events and request for relief, so assignment to separate judges would have involved unnecessary duplication of labor, cost and conflicting results. (ECF No. 13 in Case No. 3:11-cv-04956-RS.)

Similarly, the three actions filed by Plaintiffs Wood River Capital Resources, LLC, *et al.*, Henry James Anderson, *et al.*, and Roseville Capital Resources, LLC, *et al.* (collectively "the New Cases") were removed to the Northern District of California on November 30, 2011. All

three of the New Cases concern substantially the same parties, events and request for relief as each of the other New Cases and the Related Cases. Therefore, assignment to separate judges would involve unnecessary duplication of labor, cost and conflicting results.

Therefore, the parties, by and through their counsel of record, stipulate that the New Cases should be related to each other and to the Related Cases, with the earliest filed case, pursuant to Civil L.R. 3-12.

Brit has already filed Motions to Dismiss pursuant to Federal Rule of Civil Procedure 12(b)(6) and Motions to Strike pursuant to Federal Rule of Civil Procedure 12(f) in the Related Cases, and those motions are currently set for hearing on January 5, 2012, at 1:30 p.m. (ECF No. 15 in Case No. 3:11-cv-04956-RS.) Brit anticipates filing similar motions in the New Cases no later than December 7, 2011.

Plaintiffs and Brit desire to establish a single hearing date relating to Defendants' Motions to Dismiss and Motions to Strike filed in the New Cases and the Related Cases, and to establish a revised briefing schedule relating thereto, including the filing of coordinated and/or joint opposition papers by Plaintiffs, to the extent possible, in order to eliminate unnecessary duplication of labor and cost. The Court previously modified the briefing schedule and hearing date in the Related Cases (ECF No. 15 in Case No. 3:11-cv-04956-RS), but further modification should have no effect on the schedule for the cases.

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1	Therefore, the parties, by and through their counsel of record, further stipulate, subject to		
2	the Court's approval, that (1) Brit shall file its Motions to Dismiss and Motions to Strike in the		
3	New Cases no later than December 7, 2011; (2) the hearing for the Motions to Dismiss and the		
4	Motions to Strike filed in the six cases will be scheduled for February 2, 2012, at 1:30 p.m.; (3)		
5	Plaintiffs' opposition papers to Brit's motions will be due January 3, 2012; and (4); and Brit's		
6	reply papers will be due January 17, 2012.		
7	IT SO STIPULATED.		
8			
9	DATED: December 2, 2011	SEDGWICK LLP	
10		By: <u>/s/ Michael L. Fox</u> Michael L. Fox	
11		Attorneys for Defendant BRIT UW LIMITED	
12		(sued as "Certain Underwriters at Lloyd's	
13		Under Policy No. B0146LDUSA701030")	
14	DATED: December 2, 2011	Law Office of George Donaldson	
15		By: /s/ George Donaldson	
16		George Donaldson Attorneys for Plaintiffs	
17		William Ambrosio, <i>et al.</i> , Case No. 3:11-cv-04956-RS	
18			
19	DATED: December 2, 2011	Hornstein Law Offices	
20		By: <u>/s/ Val Hornstein</u> Val Hornstein	
21		Attorneys for Plaintiffs William Jamison, <i>et al.</i> ,	
22		Case No. 3:11-cv-04958-RS	
23	DATED: December 2, 2011	Law Offices of Jeffrey A. Feldman	
24	,	By: <u>/s/ Jeffrey A. Feldman</u>	
25		Jeffrey A. Feldman Attorneys for Plaintiffs	
26		Michael Alvarado, <i>et al.</i> , Case No. 3:11-cv-04957-RS	
27		2000 1101 011 01 01707 110	
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-5-JOINT STIPULATION (1) TO RELATE CASES PURSUANT TO L.R. 3-12, AND (2) FOR AN ORDER ESTABLISHING BRIEFING SCHEDULE AND HEARING DATE FOR DEFENDANTS' MOTIONS TO DISMISS AND STRIKE 3:11-cv-04956-RS

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1	DATED: December 2, 2011	Law Offices of Jeffery J. Swanson
2		By: /s/ Jeffery J. Swanson Jeffery J. Swanson
3		Attorneys for Plaintiffs Wood River Capital Resources, LLC, et al.,
4		Case Number 3:11-cv-05759-MEJ
5	DATED: December 3, 2011	Law Offices of Richard S. Miller
6	DATED. December 5, 2011	
7		By: /s/ Richard S. Miller Richard S. Miller Attorneys for Plaintiffs
8		Henry James Anderson, <i>et al.</i> , Case No. 3:11-cv-5760-EDL
9		Case No. 3.11-cv-3700-LDL
10	DATED: December 2, 2011	Cappello & Noel LLP
11		By: <u>/s/ Troy A. Thielemann</u> Troy A. Thielemann
12		Attorneys for Plaintiffs Roseville Capital Resources, LLC, et al.,
13		Case No. 4:11-cv-5761-DMR
14 15	PURSUANT TO STIPULATION, IT IS SO ORDERED	
16		
17	DATED: December <u>7</u> , 2011	By: Whitehall
18		The Honorable Richard Seeborg U.S. District Judge, Northern District of California
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